Liber A. Henry Clay aged 24 yeares or thereabouts, sayth uppon his oath att the request of Tho: Munday, That being att the s<sup>d</sup> Tho: Mundays howse he this Dep<sup>t</sup> heard Edw: Hudson & Tho: Munday reckon w<sup>th</sup> W<sup>m</sup> Steuenson, & the s<sup>d</sup> Steuenson did not deny but th<sup>t</sup> he remayned Deb<sup>t</sup> to Tho: Munday 270<sup>t</sup> Tob: but denyed to giue bill for the s<sup>d</sup> Tob: vnto Tho: Munday afores<sup>d</sup> unlesse he could first speake w<sup>th</sup> Phillip Authar. And further s<sup>d</sup> Hen: Clay sayth, that the s<sup>d</sup> Stevenson had a shirt of the s<sup>d</sup> Hudson for w<sup>th</sup> he the s<sup>d</sup> Steuenson was to give another w<sup>th</sup>in 2 or 3 weekes, & further hee sayth not

John Villaine deposeth idem ad uerbum

Hen. + Clay.

X
Inº Villaine

Jurat. Teste me W<sup>m</sup> Bretton Clk.

Vppon the demand of Cuth. ffenwick:

St Maries 4. Jan:
1647
Print Gouernor
Mr Brent.

Payd the Tob to payd the Tob to tryed by a Jury.

Vppon the demand of Cuth. ffenwick:
gent. plf agst Anthony Rawlins deft for 830th the Deft pr Attornat Walt. Gwest confesseth, the did owe the Tob. but sayth the hee did owe the Tob. but sayth the Cause tryed by a Jury.

The Jury finding for the Def The Court dismissed the plf

wthout day.

Came ffrancis Van Enden and acknowledgeth himselfe to owe & stand indebted unto Jn. Hallowes in the summe of 1675 Tob: Francis Van Enden Exeq to the Sheriffe ad Satisfaciendū 9° Oct. 1648.

Vppon the demand of W<sup>m</sup> Marshall plf agst Marks Pheypo Attorney of M<sup>r</sup> Hansford def<sup>t</sup> The def<sup>t</sup> acknowledgeth 1300<sup>t</sup> Tob to be dew to the plf & 7 bb Corne. And the Court fownd for the plf accordingly. As for the 2 payre shooes, the Court fownd one payre to be dew. & gave further time to proue the other.

Vppon the demand of Cap¹ Giles Brent Esq¹ Edw: Packer then High Sheriffe of S¹ Maries deposed sayth That Ano 1643 hee had exequuon to serue vppon the estate of M¹ Weston of 1000¹ Tob: to satisfy a Leuy towards the satisfaction of the charge of ffort Conquest. And that he did Leuy 800¹ Tob: And th¹ there is still remayning 200¹ Tob: besides the charge of the leuying of the whole.

Giles Brent Esq<sup>r</sup> demandeth to have an exequuon renewed w<sup>ch</sup> is lost from the Records for 200<sup>t</sup> Tob: & charges of exeq<sup>n</sup> agst the admistrato<sup>r</sup> of Tho: Weston. The s<sup>d</sup> summe being